

# University of Miami Law Review

---

Volume 38 | Number 5

Article 1

---

9-1-1984

## Table of Contents

Follow this and additional works at: <https://repository.law.miami.edu/umlr>

---

### Recommended Citation

*Table of Contents*, 38 U. Miami L. Rev. Iss. 5 (1984)

Available at: <https://repository.law.miami.edu/umlr/vol38/iss5/1>

This Prefatory Matter is brought to you for free and open access by the Journals at University of Miami School of Law Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized editor of University of Miami School of Law Institutional Repository. For more information, please contact [library@law.miami.edu](mailto:library@law.miami.edu).

# University of Miami Law Review

VOLUME 38

SEPTEMBER 1984

NUMBER 5

## ARTICLES

- A COMMON LAW FOR THE AGES OF INTELLECTUAL  
PROPERTY ..... *Dan Rosen* 769
- A PROPOSED "TONIC" WITH *Florida Lime* TO  
CELEBRATE OUR NEW FEDERALISM: HOW TO DEAL  
WITH THE "HEADACHE" OF PREEMPTION . . . *Donald P. Rothschild* 829

## CASE COMMENTS

- Illinois v. Gates*: WILL Aguilar AND Spinelli  
REST IN PEACE? ..... *Alexander Penelas* 875
- A BREACH IN THE IMPREGNABLE WALL: AN ANALYSIS  
OF TUITION TAX CREDITS AND THE ESTABLISHMENT  
CLAUSE ..... *Juan C. Enjamio* 903
- City of Akron v. Akron Center for Reproductive Health,  
Inc.*: STARE DECISIS PREVAILS,  
BUT FOR HOW LONG? ..... *Peter Prieto* 921
- Rosenblum v. Adler*: AUDITORS' LIABILITY FOR  
NEGLIGENT MISREPRESENTATION—"THE EXPLOSIVE POWER  
RESIDENT IN WORDS" ..... *Steven E. Stark* 939